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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/816,401 03/31/2004		03/31/2004	Uttam K. Sengupta	42P19078	9605		
8791	7590	11/14/2005		EXAMINER			
		LOFF TAYLOR &	RAMPURIA, SHARAD K				
SEVENTH I		DOLEVARD	ART UNIT	PAPER NUMBER			
LOS ANGE	LES, CA	90025-1030	2688 ·				

DATE MAILED: 11/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application No.		Applicant(s)				
Office Action Summary			10/816,401	01 SENGUPTA ET AL.		. <b>L.</b> .			
			Examiner		Art Unit				
			Sharad Rampuria		2688				
Period fo	The MAILING DATE of this commun or Reply	ication appe	ears on the cover shee	t with the co	orrespondence ad	ldress			
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD F CHEVER IS LONGER, FROM THE M sisions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comn period for reply is specified above, the maximum state to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	IAILING DA of 37 CFR 1.136 nunication. atutory period will will, by statute, of	TE OF THIS COMMU 6(a). In no event, however, ma Il apply and will expire SIX (6) I cause the application to becom	JNICATION  ay a reply be time  MONTHS from the ABANDONED	l. ely filed he mailing date of this c O (35 U.S.C. § 133).				
Status									
1)⊠	Responsive to communication(s) file	ed on <i>31 Ma</i>	erch 2004.						
2a)□	•		action is non-final.						
3)	· '=								
-,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims		,	·					
4) 🖂	Claim(s) 1-46 is/are pending in the a	application.			•				
•	4a) Of the above claim(s) is/are withdrawn from consideration.								
	Claim(s) is/are allowed.								
6)🖂	Claim(s) <u>1-46</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
8)[	Claim(s) are subject to restrict	ction and/or	election requirement.						
Applicati	on Papers								
9)[	The specification is objected to by th	e Examiner							
10)⊠	The drawing(s) filed on <u>31 March 20</u>	<u>04</u> is/are: a	)⊠ accepted or b)□	objected to	by the Examine	r.			
	Applicant may not request that any obje	ction to the d	rawing(s) be held in abe	eyance. See	37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	the correction	on is required if the draw	ving(s) is obj	ected to. See 37 C	FR 1.121(d).			
11)	The oath or declaration is objected to	by the Exa	aminer. Note the attac	hed Office	Action or form P	ΓΟ-152.			
Priority ι	ınder 35 U.S.C. § 119								
	Acknowledgment is made of a claim  All b)  Some * c)  None of:			C. § 119(a)·	-(d) or (f).				
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority				· · · · · · · · · · · · · · · · · · ·				
	3. Copies of the certified copies	•	•	een receive	d in this National	Stage			
* 6	application from the Internation		• • • • • • • • • • • • • • • • • • • •		ي.				
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Attachmen	t(s) e of References Cited (PTO-892)		<b>4</b> \ □   <sub> </sub>     <sub>1</sub>     <sub>1</sub>	ou Summan	(PTO 412)				
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (F	PTO-948)	Paper	ew Summary ( No(s)/Mail Da	te				
	nation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date	PTO/SB/08)	5)  Notice 6)  Other:		atent Application (PT	O-152)			

## **DETAILED ACTION**

I. The current office-action is in response to the application filed on 3/31/04.

Accordingly, Claims 1-46 are pending for further examination as follows:

## Claim Rejections - 35 USC § 102

II. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

III. Claims 1-5, 7-11, 13-17, 19-20, 23-25, 29-30, 33-35, 39-40 & 42-44 are rejected under 35 U.S.C. 102 (e) as being anticipated by Leifer [US 6681109]

As per claims 1, 19, Leifer teaches:

A method (Abstract) comprising:

Receiving customer information from a party including one or more customers requesting services from a service establishment; (i.e. the central station can selectively send signals to one or more of the paging devices in response to received service request criteria from the customer keypads; Col.4; 16-26)

Art Unit: 2688

Page 3

Generating service availability information in response to receiving the customer information; (i.e. transmit the customer request to the server, pager of the server assigned to that customer location; Col.4; 26-31) and

Providing, to a wireless service provider that provides wireless services to the device corresponding to one of the one or more customers, the service availability information. (i.e. the code will be transmitted to central station which will send the particular request to the server pager to instruct them to fulfill the request by bringing a particular item or service requested to the customer location from which the request originated; Col.4; 58-67, Col.2; 36-49, Col.5; 38-58 and Claim 1)

As per claims 2, 20, Leifer teaches:

The method of claim 1 wherein the wireless device comprises one of: a cellular telephone, a pager, a personal digital assistant (PDA), a portable computer, a global positioning system (GPS) device, a watch, and a wireless electronic mail device. (i.e. paging device; 20; Fig.1, Col.3; 59-67)

As per claims 3, 23, Leifer teaches:

The method of claim 1 wherein the service establishment comprises one of: a restaurant, a hair salon, an automobile service facility, an amusement park attraction, a spa, a bar, a club, a golf course and a bowling facility. (i.e. a restaurant; Col.2; 21-35)

As per claims 4, 24, Leifer teaches:

Art Unit: 2688

The method of claim 1 wherein the customer information comprises one or more of: a number of people in the party, a service preference and a wireless identifier. (i.e. uniquely addressable device; Col.4; 16-31)

As per claims 5, 25, Leifer teaches:

The method of claim 4 wherein the wireless identifier comprises one of: a cellular telephone number, a pager number, a wireless device network address, a user identifier, a group identifier. (i.e. uniquely addressable device; Col.4; 16-31)

As per claims 7, 29, Leifer teaches:

An article comprising a computer-readable medium (i.e. a computer; Col.3; 23-34) having stored thereon instructions that, when executed, cause one or more processors to:

Receive customer information from a party including one or more customers requesting services from a service establishment; (i.e. the central station can selectively send signals to one or more of the paging devices in response to received service request criteria from the customer keypads; Col.4; 16-26)

Generate service availability information in response to receiving the customer information; (i.e. transmit the customer request to the server, pager of the server assigned to that customer location; Col.4; 26-31) and

Provide, to a wireless device corresponding to one of the one or more customer, the service availability information. (i.e. the code will be transmitted to central station which will send the particular request to the server pager to instruct them to fulfill the request by bringing a

particular item or service requested to the customer location from which the request originated; Col.4; 58-67, Col.2; 36-49, Col.5; 38-58 and Claim 1)

As per claims 8, 30, Leifer teaches:

The article of claims 7, 29, respectively wherein the wireless device comprises one of: a cellular telephone, a pager, a personal digital assistant (PDA), a portable computer, a global positioning system (GPS) device, a watch, and a wireless electronic mail device. (i.e. paging device; 20; Fig.1, Col.3; 59-67)

As per claims 9, 33, Leifer teaches:

The article of claims 7, 29, respectively wherein the service establishment comprises one of: a restaurant, a hair salon, an automobile service facility, an amusement park attraction, a spa, a bar, a club, a golf course and a bowling facility. (i.e. a restaurant; Col.2; 21-35)

As per claims 10, 34, Leifer teaches:

The article of claims 7, 29, respectively wherein the customer information comprises one or more of: a number of people in the party, a service preference and a wireless identifier. (i.e. uniquely addressable device; Col.4; 16-31)

As per claims 11, 35, Leifer teaches:

The article of claims 10, 33, respectively wherein the wireless identifier comprises one of: a cellular telephone number, a pager number, a wireless device network address. (i.e.

Page 6

Art Unit: 2688

uniquely addressable device; Col.4; 16-31)

As per claim 13, Leifer teaches:

A system (Abstract) comprising: a memory controller; a device for accessing a computer-readable medium (i.e. a computer; Col.3; 23-34) coupled with the memory controller; and an article comprising a computer-readable medium having stored thereon instructions that, when executed, cause one or more processors to receive customer information from a party including one or more customers requesting services from a service establishment, (i.e. the central station can selectively send signals to one or more of the paging devices in response to received service request criteria from the customer keypads; Col.4; 16-26)

Generate service availability information in response to receiving the customer information, (i.e. transmit the customer request to the server, pager of the server assigned to that customer location; Col.4; 26-31) and

Provide, to a wireless device corresponding to one of the one or more customer, the service availability information. (i.e. the code will be transmitted to central station which will send the particular request to the server pager to instruct them to fulfill the request by bringing a particular item or service requested to the customer location from which the request originated; Col.4; 58-67, Col.2; 36-49, Col.5; 38-58 and Claim 1)

As per claim 14, Leifer teaches:

The system of claim 13 wherein the wireless device comprises one of: a cellular telephone, a pager, a personal digital assistant (PDA), a portable computer, a global positioning

system (GPS) device, a watch, and a wireless electronic mail device. (i.e. paging device; 20; Fig.1; Col.3; 59-67)

As per claim 15, Leifer teaches:

The system of claim 13 wherein the service establishment comprises one of: a restaurant, a hair salon, an automobile service facility, an amusement park attraction, a spa, a bar, a club, a golf course and a bowling facility. (i.e. a restaurant; Col.2; 21-35)

As per claim 16, Leifer teaches:

The system of claim 13 wherein the customer information comprises one or more of: a number of people in the party, a service preference and a wireless identifier. (i.e. uniquely addressable device; Col.4; 16-31)

As per claim 17, Leifer teaches:

The system of claim 16 wherein the wireless identifier comprises one of: a cellular telephone number, a pager number, a wireless device network address. (i.e. uniquely addressable device; Col.4; 16-31)

As per claim 39, Leifer teaches:

A system (Abstract) comprising:

One or more substantially omnidirectional antenna(e); (i.e. radio frequency technique; Col.3; 6-22)

A device for accessing a computer-readable medium (i.e. a computer; Col.3; 23-34) coupled with the memory controller; and a computer-readable medium having stored thereon instructions that, when executed, cause one or more processors to receive customer information corresponding to a party including one or more customers requesting services from a service establishment, (i.e. the central station can selectively send signals to one or more of the paging devices in response to received service request criteria from the customer keypads; Col.4; 16-26)

Generate service availability information in response to receiving the customer information, (i.e. transmit the customer request to the server, pager of the server assigned to that customer location; Col.4; 26-31) and

Provide, to a wireless device owned by one of the one or more customer, the service availability information. (i.e. the code will be transmitted to central station which will send the particular request to the server pager to instruct them to fulfill the request by bringing a particular item or service requested to the customer location from which the request originated; Col.4; 58-67, Col.2; 36-49, Col.5; 38-58 and Claim 1)

As per claim 40, Leifer teaches:

The system of claim 39 wherein the wireless device comprises one of: a cellular telephone, a pager, a personal digital assistant (PDA), a portable computer, a global positioning system (GPS) device, a watch, and a wireless electronic mail device. (i.e. paging device; 20; Fig.1, Col.3; 59-67)

As per claim 42, Leifer teaches:

The system of claim 39 wherein the service establishment comprises one of: a restaurant, a hair salon, an automobile service facility, an amusement park attraction, a spa, a bar, a club, a golf course and a bowling facility. (i.e. a restaurant; Col.2; 21-35)

As per claim 43, Leifer teaches:

The system of claim 39 wherein the customer information comprises one or more of: a number of people in the party, a service preference and a wireless identifier. (i.e. uniquely addressable device; Col.4; 16-31)

As per claim 44, Leifer teaches:

The system of claim 39 wherein the wireless identifier comprises one of: a cellular telephone number, a pager number, a wireless device network address. (i.e. uniquely addressable device; Col.4; 16-31)

## Claim Rejections - 35 USC § 103

- IV. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any

evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

V. Claims 6, 12, 18, 21-22, 26-28, 31-32, 36-38, 41 & 45-46 are rejected under 35 U.S.C.103(a) as being unpatentable over Leifer in view of Richton [US 6650902].

As per claims 6, 12, 18, 26, 36, 45 Leifer teaches all the particulars of the claim except the service availability information comprises one or more of: an estimated wait time, a distance between the service establishment and the wireless device, a service status, a location of the service establishment and a location of the wireless device. However, Richton teaches in an analogous art, that the method of claims 1, 7, 13, 19, 29, 39 respectively wherein the service availability information comprises one or more of: an estimated wait time, a distance between the service establishment and the wireless device, a service status, a location of the service establishment and a location of the wireless device. (i.e. if the determined geographic relationship with the designated target will be satisfied then information retrieval will be triggered; Col.8; 58-66) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Leifer including the service availability information comprises one or more of: an estimated wait time, a distance between the service establishment and the wireless device, a service status, a location of the service establishment and a location of the

Art Unit: 2688

wireless device in order to provide a wireless telecommunications system that uses location or position information to forward specific information to the users.

Page 11

As per claims 21, 31, 27, 37, 41, 46 Leifer teaches all the particulars of the claim except tracking a location of the wireless device; determining a travel distance between the wireless device and the service establishment; determining a time of travel corresponding to the distance between the wireless device and the service establishment; comparing the time of travel with an estimated wait time from the service availability information; and transmitting an alert message to the wireless device with the time of travel is within a pre-selected range of the estimated wait time. However, Richton teaches in an analogous art, that the method of claims 19, 29, 39, respectively further comprising: tracking a location of the wireless device; determining a travel distance between the wireless device and the service establishment; determining a time of travel corresponding to the distance between the wireless device and the service establishment: comparing the time of travel with an estimated wait time from the service availability information; and transmitting an alert message to the wireless device with the time of travel is within a pre-selected range of the estimated wait time. (i.e. if the determined geographic relationship with the designated target will be satisfied then information retrieval will be triggered; Col.8; 58-66) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Leifer including tracking a location of the wireless device; determining a travel distance between the wireless device and the service establishment; determining a time of travel corresponding to the distance between the wireless device and the service establishment; comparing the time of travel with an estimated wait time from the service

availability information; and transmitting an alert message to the wireless device with the time of travel is within a pre-selected range of the estimated wait time in order to provide a wireless telecommunications system that uses location or position information to forward specific information to the users.

As per claims 22, 28, 32, 38 Leifer teaches all the particulars of the claim except determining a time of travel corresponding to the distance between the wireless device and the service establishment comprises using an indication of traffic conditions and distance of travel to determine the time of travel. However, Richton teaches in an analogous art, that the method of claims 21, 27, 31, respectively wherein determining a time of travel corresponding to the distance between the wireless device and the service establishment comprises using an indication of traffic conditions and distance of travel to determine the time of travel. (i.e. if the determined geographic relationship with the designated target will be satisfied then information retrieval will be triggered; Col.8; 58-66) Therefore, it would have been obvious to one of ordinary skill in the art at the time of invention to modify Leifer including determining a time of travel corresponding to the distance between the wireless device and the service establishment comprises using an indication of traffic conditions and distance of travel to determine the time of travel in order to provide a wireless telecommunications system that uses location or position information to forward specific information to the users.

Art Unit: 2688

Conclusion

VI. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sharad Rampuria whose telephone number is (571) 272-7870.

The examiner can normally be reached on M-F. (8:15-4:45).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, George Eng can be reached on (571) 272-7495. The fax phone number for the

organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

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the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-

free) or EBC@uspto.gov.

Sharad Rampuria

Examiner

Art Unit 2688

November 4, 2005

GEORGE ENG

Page 13

DRIMARY EXAMINER